Cas	5:25-cv-01107-JGB-DTB	Document 21-2 #:158	Filed 07/18/25	Page 1 of 4	Page ID				
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8	UNITED STATES DISTRICT COURT								
9	CENTRAL DISTRICT OF CALIFORNIA								
10									
11	COLLEEN MANGHANE ROBERT MANGHANE,	E; and ) (	Case No.: 5:25-c	v-01107 JGB	(DTBx)				
12	,	,	Related Case No. WLH-SHK	: 5:25-cv-001	40-				
13	Plaintif		PROPOSED] OI	RDER REGA	RDING				
14	vs.		PROPOSED] OI MOTION TO DI COMPLAINT BY						
15	COUNTY OF SAN BERN SHANNON D. DICUS; D		DESERT VALLI Iba DESERT VA						
16	VALLEY HOSPITAL; an 15, inclusive.	d DOES 1- )							
17	Defend	,	DATE: ſIME:	August 11, 2 9:00 a.m.	2025				
18		) (	CRTRM.:	1					
19									
20		) J	UDGE: Hon	Jesus G. Ber	nal				
21		) (	Complaint filed N	May 29, 2025					
22		) ] )	Trial scheduled: I	None					
23									
	[PROPOSED] ORDER REGARDING MOTION TO DISMISS PLAINTIFFS' COMPLAINT BY DEFENDANT DESERT VALLEY HOSPITAL, LLC dba DESERT VALLEY HOSPITAL								

1	On August 11, 2025, the Motion to Dismiss the Complaint of Plaintiffs					
2	COLLEEN MANGHANE and ROBERT MANGHANE (hereinafter collectively					
3	referred to as "Plaintiffs"), by Defendant DESERT VALLEY HOSPITAL, LLC					
4	dba DESERT VALLEY HOSPITAL (hereinafter referred to as "Desert Valley					
5	Hospital") came on for hearing in Courtroom 1 of the Twelfth Street Courthouse					
6	of the above-captioned court, located at 3470 Twelfth Street, Los Angeles, CA					
7	92501. Upon considering the Notice of Motion, the accompanying Memorandum					
8	of Points and Authorities, the Request for Judicial Notice, the complete records					
9	and files in this action, and such further oral or documentary evidence that may be					
10	introduced at the hearing on this motion, the Court finds good cause and decree					
11	as follows:					
12	1. The Seventh Cause of Action for "Negligence", raising two claims o					
13	Negligence and Wrongful Death, raised by Plaintiffs against Desert Valle					
14	Hospital is dismissed, with □ without □ prejudice.					
15	The Court further orders:					
16	·					
17	IT IS SO ORDERED.					
18						
19	Dated:, 2025					
20	Honorable Jesus G. Bernal Judge of the United States District Court					
21	Central District of California					
22						
23						
	[PROPOSED] ORDER REGARDING MOTION TO DISMISS DI AINTIEES?					

Case 5:25-cv-01107-JGB-DTB Document 21-2 Filed 07/18/25 Page 3 of 4 Page ID  $\pm 0.00$ 

## **PROOF OF SERVICE**

I am employed in the county of Orange, State of California. I am over the age of eighteen and not a party to the within entitled action; my business address is Six Pointe Drive, Suite 520 Brea, California 92821.

On **July 18, 2025,** I served the foregoing document(s) described as, [PROPOSED] ORDER REGARDING MOTION TO DISMISS PLAINTIFFS' COMPLAINT BY DEFENDANT DESERT VALLEY HOSPITAL, LLC dba DESERT VALLEY HOSPITAL as follows:

## See below service list

- ( ) BY U.S. MAIL: I am "readily familiar" with the business practice for collection and processing of correspondence for mailing with the United States Postal Service. Under that practice the envelope was sealed and placed for collection and mailing with the United States Postal Service on that same day with postage thereon fully prepaid at Brea, California following ordinary business practices.
- BY FEDERAL EXPRESS OVERNIGHT: I placed said envelope(s) for collection and overnight delivery at a regularly utilized drop box of the overnight delivery carrier.
- (XX) BY ELECTRONIC SERVICE: I caused the document(s) to be sent from <a href="kks@giolawgroup.com">kks@giolawgroup.com</a> to the person(s) at the electronic notification addresses indicated on the service list.
  - Executed on July 18, 2025, at Brea, California.
- (XX) STATE: I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Kristy K. Shimotani

Arthur James, et. al. v. County of San Bernardino, et. al.

Case No.: 5:25-cv-01107

Page 1 of 2

Case	5:25-cv-01107-JGB-DTB	Document 21-2 #:161	Filed 07/18/25	Page 4 of 4 Page ID		
1						
2	SERVICE LIST					
3						
4	Dale K. Galipo		Counsel for Plainti	ffs		
5	Marcel F. Sincich					
6	LAW OFFICES OF DALE K. GALIPO					
7	21800 Burbank Boulevard, Suite 310					
8	Woodland Hills, CA 91367					
9	Tel: (818) 347-3333					
10	Fax: (818) 347-4118					
11	Email: msincich@galipolaw.com					
12	Email: dalekgalipo@yahoo.com					
13						
14	Edward Southcott, Jr.		Counsel for Defendant, County of San			
15	Shannon Gustafson		Bernardino and Shannon D Dicus, Sheriff			
16	LYNBERG AND WATKINS					
17	1100 WestTown and Country Road, Suite 1450					
18	Orange, CA 92868					
19	Tel: (714) 937-1010					
20	Fax: (714) 937-1003					
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	Arthur James, et. al. v. County of San Ber Case No.: 5:25-cv-01107 Page <b>2</b> of <b>2</b>	rnardino, et. al.				